Irene Karbelashvili (SBN 232223) 12 South First Street, Suite 413 EÒËZOSÒÖÁËÀ EFÎ EFÍ E 2 San Jose, California 95113 Telephone: 408.295.0137 Fax: 408.295.0142 4 Kenneth J. Pinto (SBN 221422) 12 South First Street, Suite 713 San Jose, California 95113 5 Telephone: 408.289.1765 Fax: 408.289.1754 7 Attorneys for RICHARD JOHNSON, Plaintiff. 8 9 UNITED STATES DISTRICT COURT 10 NORTHERN DISTRICT OF CALIFORNIA 11 12 RICHARD JOHNSON. Case No. 5:14-cy-05536-RMW 13 Assigned to Hon. Ronald M. Whyte Plaintiff, 14 v. 15 STIPULATION'CPF'QTFGT TO EXTEND VKO G'TO HOLD JOINT INSPECTION OF GURPREET SACHDEV, an individual, d/b/a/ SUBWAY SANDWICHES; a California **PREMISES** 17 corporation, d/b/a/ SUBWAY; 1402 CAMDEN, LLC, a California 18 limited liability company; and DOES 19 1-20, 20 Defendants. 21 **FACTS** 2.2 23 Pursuant to the Scheduling Order issued by the court in the case at bar, the last day to 24 hold a joint inspection of the premises with or without meet and confer regarding 25 settlement is 04-02-2015. The Parties have not conducted the joint inspection. 26 27 The parties were delayed in proceeding with the scheduling order tasks because the 28 Parties were waiting for (1) Camden LLC to be properly served and for (2) counsel for

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GURPREET SACHDEV, an individual, d/b/a/ SUBWAY SANDWICHES; a California corporation, d/b/a/ SUBWAY to determine whether he would also be representing the remaining Defendant (1402 CAMDEN, LLC, a California limited liability company).

Presently the Defendant 1402 CAMDEN, LLC, a California limited liability company has not been served. Nevertheless Plaintiff and counsel for Defendant GURPREET SACHDEV, an individual, d/b/a/ SUBWAY SANDWICHES; a California corporation, d/b/a/ SUBWAY desire to proceed with the case with a 60 day extension of time to conduct the joint inspection of the premises.

## **STIPULATION**

Therefore the Parties; Plaintiff Richard Johnson ("Plaintiff") and Defendant GURPREET SACHDEV, an individual, d/b/a/SUBWAY SANDWICHES; a California corporation, d/b/a/ SUBWAY by and through their respective counsel, hereby stipulate as follows:

The parties agree to extend time for joint inspection of the premises in the case at bar will for 60 days, such that the last day to hold a joint inspection of the premises with or without meet and confer regarding settlement is 06-01-2015

DATED: 04-02-2015 LAW OFFICE OF KENNETH J. PINTO

> By: /S/ Kenneth J. Pinto KENNETH J. PINTO Attorneys for Plaintiff RICHARD

1 2	DATED: 04-01-2015 SWEENEY, MASON, WILSON & BOSOMWORTH	
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	By: /s/ Christopher Olson	
4	Christopher Olson Attorney for Defendant GURPREET	
5	SACHDEV, an individual, d/b/a/	
6 7	Christopher Olson  Attorney for Defendant GURPREET  SACHDEV, an individual, d/b/a/  SUBWAY SANDWICHES; a  California corporation, d/b/a/  SUBWAY	
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9	FILER'S ATTESTATION	
10	Pursuant to Local Rule 5-1, I hereby attest that on April 01, 2015, I, Kenneth J. Pinto, received	
11	the concurrence of Christopher Olson, Esq. in the filing of this document	
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13		
14	By: /s/ Kenneth J. Pintio	
15	KENNETH J. PINTO	
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17	<u>ORDER</u>	
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19	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
20	(1) The last day to hold a joint inspection of the premises with or without meet and	
21	confer regarding settlement is 06-01-2015	
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23	Dated: April Fî, 2015 By: Konald M. Whyte	
24	Ronald M. Whyte	
25	District Judge United States District Court	
26	Northern District of California	
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